§ 162.589 May BIA investigate compliance with a WSR lease?

- (a) We may enter the leased premises at any reasonable time, upon reasonable notice, and consistent with any notice requirements under applicable tribal law and applicable lease documents, to protect the interests of the Indian landowners and to determine if the lessee is in compliance with the requirements of the lease.
- (b) If an Indian landowner notifies us that a specific lease violation has occurred, we will promptly initiate an appropriate investigation.

§ 162.590 May a WSR lease provide for negotiated remedies if there is a violation?

- (a) A WSR lease of tribal land may provide either or both parties with negotiated remedies in the event of a lease violation, including, but not limited to, the power to terminate the lease. If the lease provides one or both parties with the power to terminate the lease:
- (1) BIA approval of the termination is not required;
- (2) The termination is effective without BIA cancellation; and
- (3) The Indian landowners must notify us of the termination so that we may record it in the LTRO.
- (b) A WSR lease of individually owned Indian land may provide either or both parties with negotiated remedies, so long as the lease also specifies the manner in which those remedies may be exercised by or on behalf of the Indian landowners of the applicable percentage of interests under §162.012 of this part. If the lease provides one or both parties with the power to terminate the lease:
- (1) BIA concurrence with the termination is required to ensure that the Indian landowners of the applicable percentage of interests have consented; and
- (2) BIA will record the termination in the LTRO.
- (c) The parties must notify any surety or mortgagee of any violation that may result in termination and the termination of a WSR lease.
- (d) Negotiated remedies may apply in addition to, or instead of, the cancellation remedy available to us, as speci-

fied in the lease. The landowners may request our assistance in enforcing negotiated remedies.

(e) A WSR lease may provide that lease violations will be addressed by the tribe, and that lease disputes will be resolved by a tribal court, any other court of competent jurisdiction, or by a tribal governing body in the absence of a tribal court, or through an alternative dispute resolution method. We may not be bound by decisions made in such forums, but we will defer to ongoing actions and proceedings, as appropriate, in deciding whether to exercise any of the remedies available to us.

§ 162.591 What will BIA do about a violation of a WSR lease?

- (a) In the absence of actions or proceedings described in §162.590(e), or if it is not appropriate for us to defer to the actions or proceedings, we will follow the procedures in paragraphs (b) and (c) of this section.
- (b) If we determine there has been a violation of the conditions of a WSR lease, other than a violation of payment provisions covered by paragraph (c) of this section, we will promptly send the lessee and any surety and mortgagee a notice of violation by certified mail, return receipt requested.
- (1) We will send a copy of the notice of violation to the tribe for tribal land, or provide constructive notice to Indian landowners for individually owned Indian land.
- (2) The notice of violation will advise the lessee that, within 10 business days of the receipt of a notice of violation, the lessee must:
- (i) Cure the violation and notify us, and the tribe for tribal land, in writing that the violation has been cured;
- (ii) Dispute our determination that a violation has occurred; or
- (iii) Request additional time to cure the violation.
- (3) The notice of violation may order the lessee to cease operations under the lease.
- (c) A lessee's failure to pay compensation in the time and manner required by a WSR lease is a violation of the lease, and we will issue a notice of violation in accordance with this paragraph.

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- (1) We will send the lessees and any surety and mortgagee a notice of violation by certified mail, return receipt requested:
- (i) Promptly following the date on which payment was due, if the lease requires that payments be made to us; or
- (ii) Promptly following the date on which we receive actual notice of nonpayment from the Indian landowners, if the lease provides for payment directly to the Indian landowners.
- (2) We will send a copy of the notice of violation to the tribe for tribal land, or provide constructive notice to the Indian landowners for individually owned Indian land.
- (3) The notice of violation will require the lessee to provide adequate proof of payment.
- (d) The lessee and its sureties will continue to be responsible for the obligations in the lease until the lease expires or is terminated or cancelled.

§ 162.592 What will BIA do if a lessee does not cure a violation of a WSR lease on time?

- (a) If the lessee does not cure a violation of a WSR lease within the required time period, or provide adequate proof of payment as required in the notice of violation, we will consult with the tribe for tribal land or, where feasible, with Indian landowners for individually owned Indian land, and determine whether:
 - (1) We should cancel the lease;
- (2) The Indian landowners wish to invoke any remedies available to them under the lease:
- (3) We should invoke other remedies available under the lease or applicable law, including collection on any available performance bond or, for failure to pay compensation, referral of the debt to the Department of the Treasury for collection; or
- (4) The lessee should be granted additional time in which to cure the violation.
- (b) Following consultation with the tribe for tribal land or, where feasible, with Indian landowners for individually owned Indian land, we may take action to recover unpaid compensation and any associated late payment charges.

- (1) We do not have to cancel the lease or give any further notice to the lessee before taking action to recover unpaid compensation.
- (2) We may still take action to recover any unpaid compensation if we cancel the lease.
- (c) If we decide to cancel the lease, we will send the lessee and any surety and mortgagee a cancellation letter by certified mail, return receipt requested, within 5 business days of our decision. We will send a copy of the cancellation letter to the tribe for tribal land, and will provide Indian landowners for individually owned Indian land with actual or constructive notice of the cancellation. The cancellation letter will:
- (1) Explain the grounds for cancellation;
- (2) If applicable, notify the lessee of the amount of any unpaid compensation or late payment charges due under the lease;
- (3) Notify the lessee of the lessee's right to appeal under part 2 of this chapter, including the possibility that the official to whom the appeal is made may require the lessee to post an appeal bond:
- (4) Order the lessee to vacate the property within 31 days of the date of receipt of the cancellation letter, if an appeal is not filed by that time; and
- (5) Order the lessee to take any other action BIA deems necessary to protect the Indian landowners.
- (d) We may invoke any other remedies available to us under the lease, including collecting on any available performance bond, and the Indian landowners may pursue any available remedies under tribal law.

§ 162.593 Will late payment charges or special fees apply to delinquent payments due under a WSR lease?

- (a) Late payment charges will apply as specified in the lease. The failure to pay these amounts will be treated as a lease violation.
- (b) We may assess the following special fees to cover administrative costs incurred by the United States in the collection of the debt, if compensation is not paid in the time and manner required, in addition to late payment